

**Exhibit 6**  
**Email from Jennafer Tryck to**  
**Oracle's Counsel, Re:**  
**Opposition to Motion to**  
**Compel, dated Aug. 28, 2019**

**From:** Tryck, Jennafer M. <JTryck@gibsondunn.com>  
**Sent:** Wednesday, August 28, 2019 11:07 AM  
**To:** Stokes, Jenna; AMcKonly@gibsondunn.com; bevanson@gibsondunn.com; BLong@gibsondunn.com; CMcCracken@gibsondunn.com; CWeaver@gibsondunn.com; CWhittaker@gibsondunn.com; EVandeveldede@gibsondunn.com; JChristiansen@gibsondunn.com; jgorman@gibsondunn.com; JTThomas@gibsondunn.com; mperry@gibsondunn.com; SLiversidge@gibsondunn.com; SMathur@gibsondunn.com; TMorgan2@gibsondunn.com  
**Cc:** Polito, John A.; Smith, Sharon R.; Hill, Zachary Scott; Kocan, David R.; Minne, Jacob J.O.; Lee, Lisa S.; wisaacson@bsfllp.com; kdunn@bsfllp.com; khartnett@bsfllp.com; srodriguez@bsfllp.com; gschlabach@bsfllp.com; ajensen@bsfllp.com  
**Subject:** RE: Oracle USA, Inc. v. Rimini Street, Inc. - Opposition to Motion to Compel  
**Attachments:** 2019.08.21\_Search Terms and Custodians.xlsx

Counsel,

Oracle's motion seeks to compel Rimini to review all documents that hit on all of Oracle's search terms across 19 custodians (1 of whom Oracle has not yet named). The only "data" Oracle could need supporting Rimini's statements about the volume of documents such a request would generate is the calculation of the total number of documents (inclusive of families), which is in paragraph 7 of my declaration. Rimini confirms this number is post deduplication. Although the number of hits for each term and each custodian is not relevant to the relief Oracle seeks in its motion, Rimini attaches here a report generated by its document vendor showing those hit counts. Rimini generated this report after receiving Oracle's motion.

Rimini produced as part of Production 5 software updates created after November 5, 2018 and provided to clients, to the extent they exist on Rimini's systems.

Regards,  
Jenny

Jennafer Tryck

**GIBSON DUNN**

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**From:** Stokes, Jenna <jenna.stokes@morganlewis.com>  
**Sent:** Tuesday, August 27, 2019 6:02 PM  
**To:** McKonly, Amber <AMcKonly@gibsondunn.com>; Evanson, Blaine H. <BEvanson@gibsondunn.com>; Long, Brett <BLong@gibsondunn.com>; McCracken, Casey J. <CMcCracken@gibsondunn.com>; Weaver, Cynthia <CWeaver@gibsondunn.com>; Whittaker, Chris <CWhittaker@gibsondunn.com>; Vandeveldede, Eric D. <EVandeveldede@gibsondunn.com>; Christiansen, Jeremy M. <JChristiansen@gibsondunn.com>; Gorman, Joseph A. <JGorman@gibsondunn.com>; Tryck, Jennafer M. <JTryck@gibsondunn.com>; Thomas, Jeffrey T. <JTThomas@gibsondunn.com>; Perry, Mark A. <MPerry@gibsondunn.com>; Liversidge, Samuel

<SLiversidge@gibsondunn.com>; Mathur, Shaun <SMathur@gibsondunn.com>; Morgan, Tracy A.

<TMorgan2@gibsondunn.com>

**Cc:** [EXT] Polito, John A. <John.polito@morganlewis.com>; sharon.smith@morganlewis.com; [EXT] Hill, Zachary S. <zachary.hill@morganlewis.com>; david.kocan@morganlewis.com; jacob.minne@morganlewis.com; [EXT] Lee, Lisa S. <lisa.lee@morganlewis.com>; Wisaacson@BSFLLP.com; KDunn@BSFLLP.com; khartnett@bsfllp.com; [EXT] Rodriguez, Sean <srodriguez@bsfllp.com>; [EXT] Schlabach, Gabriel <gschlabach@bsfllp.com>; ajensen@BSFLLP.com

**Subject:** Oracle USA, Inc. v. Rimini Street, Inc. - Opposition to Motion to Compel

[External Email]

Counsel,

In Rimini's Opposition to Oracle's Motion to Compel, ECF No. 1244, Rimini states that the search terms and custodians proposed by Oracle would result in a review set of at least 780,369 documents. Opposition at 10, 17. The underlying data supporting this statement was not included. Please immediately provide the hit counts by custodian upon which Rimini's opposition relies and please also state whether the referenced number of documents is pre- or post-deduplication.

Rimini also states that it has produced "[t]he actual updates Rimini created after November 5, 2018, to the extent they exist on Rimini's systems." *Id.* at 2. Please identify, by Bates number and Fix ID, all complete updates that Rimini has produced.

**Jenna K. Stokes**

**Morgan, Lewis & Bockius LLP**

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